

Before the
Federal Communications Commission
Washington, D.C. 20554

In the Matter of)
)
Revision of the Commission's Rules)
To Ensure Compatibility with) CC Docket No. 94-102
Enhanced 911 Emergency Calling Systems)

**CLEARCOMM, L.P., REPORT ON IMPLEMENTATION OF
WIRELESS E911 PHASE II AUTOMATIC LOCATION IDENTIFICATION**

In accordance with Section 20.18(i) of the Commission's Rules,¹ the September 14, 2000, Public Notice issued by the Wireless Telecommunications Bureau ("Bureau"),² and a letter from the Bureau dated December 27, 2000,³ ClearComm, L.P. ("ClearComm") hereby responds to the Commission's request for a report concerning ClearComm's plans for implementation of Phase II Enhanced 911 ("E911") services.

ClearComm is the licensee of five broadband PCS stations with market areas in the State of California. The specific call signs licensed to ClearComm are KNLF741 in Eureka, CA; KNLF738 in Merced, CA; KNLF743 in Modesto, CA; KNLF740 in Redding, CA; and KNLF734 in Visalia, CA.

¹ 47 C.F.R. § 20.18(j).

² Public Notice, *Wireless Telecommunications Bureau Provides Guidance on Carrier Reports on Implementation of Wireless E911 Phase II Automatic Location Identification*, DA 00-2099, (rel. Sept. 14, 2000).

³ Letter to Wilkinson, Barker, Knauer & Quinn from Thomas J. Sugrue, Chief, Wireless Telecommunications Commission, (dated Dec. 27, 2000). Although the letter directed ClearComm to respond within 15 days of its issuance, counsel for ClearComm was given an extension (until January 25, 2001) to file a response because the Bureau's original letter was erroneously sent to ClearComm's former attorneys.

ClearComm's five-year construction benchmark for these licenses will not occur until January 22, 2002. Construction is not complete at this time, and ClearComm is not currently providing service using the listed authorizations. As such, the company has not decided on an E911 Phase II implementation plan and currently has no further information to provide the Commission on this subject. As each of these markets becomes operational, ClearComm will endeavor to ensure that each system is compliant with the Commission's E911 requirements. In addition, at such time, ClearComm will be in a position to determine whether a network or handset-based solution will best serve its customers. ClearComm will update this submission as soon as the relevant information in this regard becomes available.

Respectfully submitted,

/s/
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Dated: January 23, 2001

cc: Wendy Austrie, Esq.